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DATE MAILED: 08/11/2005

APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/695,207	10	0/28/2003	Anthony J. Beavers	13630.0006	4516	
20594	7590 <sup>.</sup>	08/11/2005		EXAM	EXAMINER	
		USS HAUER & F	BROCKET	BROCKETTI, JULIE K		
POBOX 68	_	0600		ART UNIT	PAPER NUMBER	
DALLAS, 1	.A /3313-	-0088		3713		

Please find below and/or attached an Office communication concerning this application or proceeding.

				TACH
		Application No.	Applicant(s)	
Notice of Non-Compliant		10/695,207 BEAVERS, ANTHO		THONY J.
Amen	dment (37 CFR 1.121)	Examiner	Art Unit	
		Julie K. Brocketti	3713	
The M	AILING DATE of this communication ap	pears on the cover sheet with the c	orrespondence ad	dress
The amendment requirements of required.	document filed on <u>08 April 2005</u> is con 37 CFR 1.121. In order for the amendn	nsidered non-compliant because it nent document to be compliant, co	has failed to mee orrection of the foll	t the lowing item(s) is
☐ 1. Ame ☐ A ☐ B	IG MARKED (X) ITEM(S) CAUSE THE ndments to the specification:  Amended paragraph(s) do not include it. New paragraph(s) should not be under	e markings.	BE NON-COMPLI	IANT:
	ract: Not presented on a separate sheet. 3 s. Other	37 CFR 1.72.		
A	ndments to the drawings:  The drawings are not properly identifi "Annotated Sheet" as required by 37  The practice of submitting proposed of showing amended figures, without m  Other	CFR 1.121(d). drawing correction has been elimi	nated. Replacem	ent drawings
	ndments to the claims:  A complete listing of all of the claims  The listing of claims does not include  Each claim has not been provided wi of each claim cannot be identified. N number by using one of the following (Previously presented), (New), (Not e	the text of all pending claims (inc th the proper status identifier, and lote: the status of every claim mu status identifiers: (Original), (Cur entered), (Withdrawn) and (Withdr	l as such, the indivist be indicated aft rently amended), (rawn-currently ame	vidual status er its claim (Canceled), ended).
For further expla http://www.uspto	nation of the amendment format require ogov/web/offices/pac/dapp/opla/preogr	red by 37 CFR 1.121, see MPEP ( notice/officeflyer.pdf .	§ 714 and the USF	PTO website at
TIME PERIODS	FOR FILING A REPLY TO THIS NOT	ICE:	•	
filed after all	given <b>no new time period</b> if the non-clowance. If applicant wishes to resubmected amendment must be resubmitted	nit the non-compliant after-final am	nendment with con	rections, the
corrected s amendment request for o	given <b>one month</b> , or thirty (30) days, wection of the non-compliant amendme is one of the following: a preliminary accontinued examination (RCE) under 37 r 37 CFR 1.103(a) or (c), and an amen	nt in compliance with 37 CFR 1.13 mendment, a non-final amendmer CFR 1.114), a supplemental ame	21, if the non-com nt (including a sub endment filed withi	pliant mission for a
Extension amendment	ons of time are available under 37 CFF ent or an amendment filed in response	R 1.136(a) <u>only</u> if the non-complian to a <i>Quayle</i> action.	nt amendment is a	non-final

U.S. Patent and Trademark Office PTOL-324 (11-04)

amendment.

Failure to timely respond to this notice will result in:

filed in response to a Quayle action; or

Part of Paper No. 08082005

Abandonment of the application if the non-compliant amendment is a non-final amendment or an amendment

Non-entry of the amendment if the non-compliant amendment is a preliminary amendment or supplemental

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## Notice of Non-Responsive Amendment

The reply filed April 8, 2005 is not fully responsive to the prior Office Action because of the following omission(s) or matter(s):

Applicant's amendment filed on April 8, 2005 has not been entered and is not fully responsive to the prior Office action. Applicant cannot file an RCE to obtain continued examination on the basis of claims that are independent and distinct from the claims previously claimed and examined as a matter of right (i.e., applicant cannot switch inventions). See 37 CFR 1.145.

## § 1.145 Subsequent presentation of claims for different invention.

If, after an office action on an application, the applicant presents claims directed to an invention distinct from and independent of the invention previously claimed, the applicant will be required to restrict the claims to the invention previously claimed if the amendment is entered, subject to reconsideration and review as provided in §§ 1.143 and 1.144.

Any newly submitted claims that are directed to an invention that is independent and distinct from the invention previously claimed will be withdrawn from consideration and not entered. In this application Applicant cancelled all previous claims and has filed new claims 59-78. The previous claims were directed towards a cheque value system, i.e. "A system for obtaining data for use in a table game system..." The new claims deal with a new invention involving remote terminals in which supervisors can track players including allowing a player to move from a first table game to a second. The new claims have very little to do with the cheque value system previously claimed. Applicant has now merely inserted two limitations from the old claims

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(cheque value system) into these new claims. The overall claims are towards an entirely separate invention, not previously examined. As an example, if applicant was claiming a speaker and aspects of that speaker, and then decided to cancel all claims to the speaker and submit new claims for a slot machine with certain wagering and game functions that include that speaker, this would be considered a separate invention even though it includes a part of the first invention attempting to be claimed. Therefore, for these new claims to be examined, Applicant may file a regular continuation application, not an RCE. As a side note, the Examiner notes that Applicant has not mentioned where these claims are supported in the specification nor has submitted arguments why they are patentable over the references cited as required by 37 CFR 1.111(b) and MPEP 714.02 and 2163.06.

Since the above-mentioned reply appears to be *bona fide*, applicant is given **ONE** (1) **MONTH or THIRTY** (30) **DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).

## Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Julie K. Brocketti whose telephone

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number is 571-272-4432. The examiner can normally be reached on M-Th 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Xuan Thai can be reached on 571-272-7147. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Julie K Brocketti Primary Examiner Art Unit 3713